

June 30, 1986

Dr. John Caldwell Luly, D. C.
10628 Riverside Dr.
Ste. 4
Toluca Lake, Ca. 91602

RE: CHIROPRACTIC ARTICLE

Dear Dr. Luly:

In the process of writing an article about chiropractic, I ran across several interesting statements. This letter will confirm those statements.

You had hired Attorney Marcia Brewer to represent you in an Appeal from a negative decision regarding your right to practice colonics in California, more specifically San Diego County.

You paid Attorney Marcia Brewer \$2500.00 cash, although this may or may not have been the total fee for the contracted service.

The California Chiropractic Association has employed a law firm, specifically Wyman, Bautzer, etc., to represent them in chiropractic matters.

Wyman, Bautzer, etc. represents the California Chiropractic Association in a federal racketeering lawsuit, better known as R.I.C.O.A.

The law firm of Wyman, Bautzer, etc. replaced Phillip Brown, an attorney and chiropractor, who had previously represented the California Chiropractic Association.

Michael Schroeder, an attorney, is an employee of Wyman, Bautzer, etc.

Both attorneys, Schroeder and Brown, had presented amicus curiae briefs in your legal battle in San Diego, which stated that colonics is not a part of the practice of chiropractic in California, per se; however, it is allowed to be practiced in California because it is "hygienic" and "sanitary".

Attorney Michael Schroeder re-wrote Section 302(a) of the State Board of Chiropractic Examiners Rules and Regulations, correctly entitled 16 C.A.C., Chapter 4, Article 1, Section 302(a). This was re-written for the State Board of Chiropractic Examiners.

Attorney Michael Schroeder paid you \$2500.00 on behalf of the California Chiropractic Association, the exact sum that you paid Attorney Marcia Brewer, in return for you dropping your Appeal.

The last day for your Appeal was June 2, 1986. Your Appeal has not been filed in any court as of the date of this letter.